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Customer No.: 31561
Application No.: 10/604,270
Docket No.: 9173-US-PA

To The Drawings

Please add Figure 7.

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REMARKS

Present Status of the Application

Claims 1-20 are currently rejected. Specifically, claims 1-20 are rejected under 35 U.S.C. 101. Claims 1-20 are rejected under 35 U.S.C. 112, second paragraph. Applicants have amended specification and claims. No new matter is added. After entry of amendments, claims 1-20 remain pending in the present application, and reconsideration of those claims is respectfully requested.

Discussion of Claim Rejections under 35 USC 101

Applicants have amended claims to make the terms of "measuring", "range", "adjusting values", "system", "data base" and so on to make the features be concrete. Particularly, the adjusted quantities relating to optic characteristics of the liquid crystal display device and the color filter are obtained to design the LCD module.

The adjusted quantities are the Final quantities, which are relating to optimal design condition in designing the LCD module to obtain the desired cell gap with the particular viewing angle. Clearly, the present invention is to design the LCD module in an optimal condition under the desired specification of product.

Therefore, the present invention has useful, concrete and tangible results.

Discussion of Claim Rejections under 35 USC 112

Applicants have amended specification and claims to improve clarity and therefore overcome the rejections under 35 U.S.C. 112, second paragraph.

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Particularly, "data base" is used to store the primary quantities and the final adjusted quantities. However, since this data base is inherent in the system, it is not necessary to recite. The "data base" is therefore deleted.

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CONCLUSION

For at least the foregoing reasons, it is believed that all the pending claims 1-20 of the invention patentably define over the prior art and are in proper condition for allowance. If the Examiner believes that a telephone conference would expedite the examination of the above-identified patent application, the Examiner is invited to call the undersigned.

Respectfully submitted,

Date :

March 5, 2007

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